

January 25, 1988

LB 90, 350, 350A, 435, 445, 670, 673  
673A, 674, 693, 1010-1012, 1168  
LR 7

amendment to the committee amendments.

PRESIDENT: The Hall amendments failed. Do you have anything further on it, Mr. Clerk?

CLERK: Yes, Mr. President, I do. May I read some things?

PRESIDENT: Yes, please do.

CLERK: Thank you. Mr. President, Senator Rod Johnson has amendments to LR 7 and Senator Lynch to LB 693 to be printed. (See page 486 of the Legislative Journal.)

I have a request to rerefer LB 1217 and that is offered by Senator Johnson and will be laid over.

Senator Haberman would like to withdraw LB 1168. That, too, will be laid over.

Your Committee on Enrollment and Review reports LB 673 to Select File, LB 673A, LB 445, LB 674, LB 670, LB 435 and LB 350 and LB 350A, all to Select File, some of which have E & R amendments. (See pages 487-88 of the Legislative Journal.)

Health and Human Services would report LB 1010 to General File, LB 1011 to General File with amendments, LB 1012 to General File with amendments. Those are signed by Senator Wesely as Chair. (See pages 488-89 of the Legislative Journal.)

I have Education Committee confirmation report. That is offered by Senator Withem.

Mr. President, Senator Hall would move to amend the committee amendments. (See Hall amendment on page 490 of the Journal.)

PRESIDENT: Senator Hall, please.

SENATOR HALL: Mr. President and members, this is the amendment that was passed out to you, is the first portion that Senator Landis alluded to, talked about in his comments to the bill. It deals with the very top of page 1 and the first four lines on page 3, line 20 of the bill, after "felony", insert "The defense attorney shall have an opportunity to evaluate the child and rebut the showing of compelling need produced by the prosecuting attorney by having the child examined independently by a